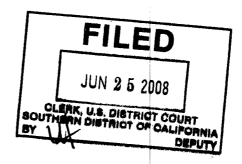
DE OLIVAS LAW FIRM A Professional Law Corporation 200 N Bradford Avenue, Ste L Placentia, CA 92870 (714) 646-3314

☒ RETAINED



IN THE UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF CALIFORNIA

TRIAL JUDGE William Q. Hayes	COURT REPORTER: Mauralee Ramirez
UNITED STATES OF AMERICA) CASE NO.: 07-cr-03021-WQH
VS.) NOTICE OF APPEAL (Criminal)
PEDRO CRUZ-TERCERO	
 () Final Judgment (✓) Sentence Only (sentence imposed) Ct () Order (describe) entered in this proceeding on the 16th day of 	Cruz-Tercero, defendant above named, hereby als for the Ninth Circuit from the: (check one) astody of 80 months; 3 yrs supervised release. of June of 2008. If this appeal approved in accordance with 18
Date Signature	
to done in accordance with FRAP 27).	ent of filing a motion to expedite which must
and the court reporter(s) contacted to make a	nation and ordering form must be completed arrangements for transcription.

Case 3:07-cr-03021-WQH Document 36 Filed 06/25/2008 Page 2 of 9 (Rev. 9/00) Judgment in a Criminal Case JUN 182008 Sheet 1 SOUTHE SOUTHERN DISTRICT OF CALIFORNIA JUDGMENT IN A CRIMINAL CASE UNITED STATES OF AMERICA (For Offenses Committed On or After November 1, 1987) v. PEDRO CRUZ-TERCERO (1) Case Number: 07CR3021-WQH CHRISTIAN DE OLIVAS, RET Defendant's Attorney **REGISTRATION NO. 05290298** THE DEFENDANT: pleaded guilty to count(s) was found guilty on count(s) 1 OF THE INDICTMENT after a plea of not guilty. Accordingly, the defendant is adjudged guilty of such count(s), which involve the following offense(s): Count Title & Section **Nature of Offense** Number(s) 8 USC 1326 (a) and (b) DEPORTED ALIEN FOUND IN THE UNITED STATES 1 The defendant is sentenced as provided in pages 2 through __ to the Sentencing Reform Act of 1984. __ of this judgment. The sentence is imposed pursuant The defendant has been found not guilty on count(s) Count(s) is are dismissed on the motion of the United States. Assessment: \$100.00 Fine waived Property forfeited pursuant to order filed included herein. IT IS ORDERED that the defendant shall notify the United States attorney for this district within 30 days of any change of name, residence, or mailing address until all fines, restitution, costs, and special assessments imposed by this judgment are fully paid. If ordered to pay restitution, the defendant shall notify the court and United States Attorney of any material change in the defendant's economic circumstances. JUNE 16, 2008 Date of Imposition of Sentence HON. WILLIAM Q. HAYES UNITED STATES DISTRICT UDGE

entered 16/18/08

07CR3021-WOH

AO 245B (Rev. 9/00) Judgment in Criminal Case Sheet 2 — Imprisonment	
DEFENDANT: PEDRO CRUZ-TERCERO (1) CASE NUMBER: 07CR3021-WQH	Judgment — Page 2 of 4
IMPRISONMENT	
The defendant is hereby committed to the custody of the United States Bureau of Pris 80 months	ons to be imprisoned for a term of
The court makes the following recommendations to the Bureau of Prisons: That the defendant be designated to a facility in the Western Region to maintain far	nily contact.
☐ The defendant is remanded to the custody of the United States Marshal.	
The defendant shall surrender to the United States Marshal for this district:	
as notified by the United States Marshal.	•
The defendant shall surrender for service of sentence at the institution designated before	by the Bureau of Prisons:
as notified by the United States Marshal.	
as notified by the Probation or Pretrial Services Office.	
RETURN	
I have executed this judgment as follows:	
Defendant delivered ontoto	
at, with a certified copy of this judgment.	
UN	TED STATES MARSHAL
Ву	
DEPUTY	UNITED STATES MARSHAL

AO 245D (Rev. 12/03) Judgment in a Criminal Case for Revocations
Sheet 3 — Supervised Release

DEFENDANT: PEDRO CRUZ-TERCERO (1)

CASE NUMBER: 07CR3021-WQH

SUPERVISED RELEASE

Judgment-Page

of

Upon release from imprisonment, the defendant shall be on supervised release for a term of:

The defendant shall report to the probation office in the district to which the defendant is released within 72 hours of release from the custody of the Bureau of Prisons.

The defendant shall not commit another federal, state or local crime.

For offenses committed on or after September 13, 1994:

The defendant shall not illegally possess a controlled substance. The defendant shall refrain from any unlawful use of a controlled substance. The defendant shall submit to one drug test within 15 days of release from imprisonment and at least two periodic drug tests the term of supervision, unless otherwise ordered by court.

The above drug testing condition is suspended, based on the court's determination that the defendant poses a low risk of future substance abuse. (Check, if applicable.)

The defendant shall not possess a firearm, ammunition, destructive device, or any other dangerous weapon.

The defendant shall cooperate in the collection of DNA as directed by the probation officer pursuant to 18 USC 3583(d).

The defendant shall register with the state sex offender registration agency in the state where the defendant resides, works, or is a student, as directed by the probation officer. (Check, if applicable.)

The defendant shall participate in an approved program for domestic violence. (Check, if applicable.)

If this judgment imposes a fine or restitution obligation, it is a condition of supervised release that the defendant pay any such fine or restitution that remains unpaid at the commencement of the term of supervised release in accordance with the Schedule of Payments set

The defendant must comply with the standard conditions that have been adopted by this court. The defendant shall also comply with any special conditions imposed.

STANDARD CONDITIONS OF SUPERVISION

- 1) the defendant shall not leave the judicial district without the permission of the court or probation officer;
- 2) the defendant shall report to the probation officer and shall submit a truthful and complete written report within the first five days of each month;
- 3) the defendant shall answer truthfully all inquiries by the probation officer and follow the instructions of the probation officer;
- 4) the defendant shall support his or her dependents and meet other family responsibilities;
- 5) the defendant shall work regularly at a lawful occupation, unless excused by the probation officer for schooling, training, or other acceptable reasons;
- 6) the defendant shall notify the probation officer at least ten days prior to any change in residence or employment;
- 7) the defendant shall refrain from excessive use of alcohol and shall not purchase, possess, use, distribute, or administer any controlled substance or any paraphernalia related to any controlled substances, except as prescribed by a physician;
- 8) the defendant shall not frequent places where controlled substances are illegally sold, used, distributed, or administered;
- 9) the defendant shall not associate with any persons engaged in criminal activity and shall not associate with any person convicted of a felony, unless granted permission to do so by the probation officer;
- the defendant shall permit a probation officer to visit him or her at any time at home or elsewhere and shall permit confiscation of any the defendant shall permit confiscation of the probation officer;
- 11) the defendant shall notify the probation officer within seventy-two hours of being arrested or questioned by a law enforcement officer;
- the defendant shall not enter into any agreement to act as an informer or a special agent of a law enforcement agency without the
- as directed by the probation officer, the defendant shall notify third parties of risks that may be occasioned by the defendant's criminal defendant's compliance with such notification requirement.

07CR3021-WOH

AO 245B

(Rev. 9/00) Judgment in a Criminal Case Sheet 3 — Continued 2 — Supervised Release

Judgment Page 4 of 4

DEFENDANT: PEDRO CRUZ-TERCERO (1)

CASE NUMBER: 07CR3021-WQH

SPECIAL CONDITIONS OF SUPERVISION

Submit to a search of person, property, residence, abode or vehicle, at a reasonable time and in a reasonable manner, by the probation officer.
If deported, excluded, or allowed to voluntarily return to Mexico, not reenter the United States illegally and report to the probation
officer within 24 hours of any reentry to the United States; supervision waived upon deportation, exclusion, or voluntary departure.
Not transport, harbor, or assist undocumented aliens.
Not associate with undocumented aliens or alien smugglers.
Not reenter the United States illegally.
Not enter the Republic of Mexico without written permission of the Court or probation officer.
Report all vehicles owned or operated, or in which you have an interest, to the probation officer.
Not possess any narcotic drug or controlled substance without a lawful medical prescription.
Not associate with known users of, smugglers of, or dealers in narcotics, controlled substances, or dangerous drugs in any form.
Participate in a program of mental health treatment as directed by the probation officer, take all medications as prescribed by a
psychiatrist/physician, and not discontinue any medication without permission. The Court authorizes the release of the presentence
report and available psychological evaluations to the mental health provider, as approved by the probation officer. The defendant may be required to contribute to the costs of services rendered in an amount to be determined by the probation officer, based on the defendant's ability to pay.
Take no medication containing a controlled substance without valid medical prescription, and provide proof of prescription to the
probation officer, if directed.
Participate in a mental health treatment program as directed by the probation office.
Provide complete disclosure of personal and business financial records to the probation officer as requested.
Be prohibited from opening checking accounts or incurring new credit charges or opening additional lines of credit without approval
of the probation officer.
Seek and maintain full time employment and/or schooling or a combination of both.
Resolve all outstanding warrants within days.
Complete hours of community service in a program approved by the probation officer within
Reside in a Residential Reentry Center (RRC) as directed by the probation officer for a period of
Reside in a Residential Reentry Center (RRC) as directed by the Bureau of Prisons for a period of
commencing upon release from imprisonment. Remain in your place of residence for a period of , except while working at verifiable employment,
attending religious services or undergoing medical treatment.
Not engage in any form of telemarketing, as defined in 18 USC 2325, without the written permission of the probation officer.
Comply with the conditions of the Home Confinement Program for a period of months and
remain at your residence except for activities or employment as approved by the court or probation officer. Wear an electronic monitoring device and follow procedures specified by the probation officer. Pay the total cost of electronic monitoring services, or a portion if deemed appropriate by the probation officer.
Participate in a program of drug or alcohol abuse treatment, including urinalysis testing and counseling, as directed by the probation officer. The defendant may be required to contribute to the costs of services rendered in an amount to be determined by the probation officer, based on the defendant's ability to pay.

MIME-Version:1.0

From:efile_information@casd.uscourts.gov

To:casd.uscourts.gov

Bcc:Christopher.Tenorio@usdoj.gov, christian@deolivaslaw.com,

christiandeolivas@gmail.com, gloria@deolivaslaw.com,

Marilyn.Weaver@usdoj.gov, efile_Hayes@casd.uscourts.gov

Message-Id:<2661407@casd.uscourts.gov>

Subject:Activity in Case 3:07-cr-03021-WQH USA v. Cruz-Tercero

Sentencing

Content-Type: text/html

NOTE TO PUBLIC ACCESS USERS Judicial Conference of the United States policy permits attorneys of record and parties in a case (including pro se litigants) to receive one free electronic copy of all documents filed electronically, if receipt is required by law or directed by the filer. PACER access fees apply to all other users. To avoid later charges, download a copy of each document during this first viewing. However, if the referenced document is a transcript, the free copy and 30 page limit do not apply.'

U.S. District Court

Southern District of California

Notice of Electronic Filing

The following transaction was entered on 6/17/2008 at 8:45 AM PDT and filed on 6/16/2008

Case Name:

USA v. Cruz-Tercero

Case Number:

3:07-cr-3021

Filer:

Document Number: 34(No document attached)

Docket Text:

Minute Entry for proceedings held before Judge William Q. Hayes:P/O Report and Sentencing held on 6/16/2008 for Pedro Cruz-Tercero (1), Count (s) 1, Custody of the BOP for a term of 80 months followed by 3 years supervised release. No Fine. \$100.00 S/A. Defendant advised of appeal rights. (Court Reporter Mauralee Ramirez).(Plaintiff Attorney Christopher Tenorio, AUSA) (Defendant Attorney Christian De Olivas, RET). (sxd)

3:07-cr-3021-1 Notice has been electronically mailed to:

Notice of Appeal Notification Form

To: Clerk, U.S. Court of Appeals **Date:** 06/26/08 From: U.S. District Court, Southern District of California Subject: New Appeals Case Information & Docket Fee Notification Case Information Case Title: United States of America v. Pedro Cruz-Tercero U.S.D.C. No.: 07cr3021 WQH U.S.D.C. Judge: William Q Hayes Complaint/Indictment/Petition Filed: Indictment Appealed Order Entered: 6/18/2008 Notice of Appeal Filed: 6/25/2008 Court Reporter: Mauralee Ramirez **COA Status:** Granted in full/part (appeal only) Denied (send clerk's file) **Docket Fee Notification** Docket Fee: Paid Not Paid No Fee Required **USA/GOVT. APPEAL:** Yes No Date F/P granted (Show Date and Attach Copy of Order): Was F/P Status Revoked? Yes No Companion Case(s): (Please list consolidated cases, if applicable) **Counsel Information Appellant Counsel: Appellee Counsel:** Christian De Olivas Christopher Paul Tenorio De Olivas Law Firm APLC US Attorneys Office, Southern District of CA 200 North Bradford Avenue 880 Front Street Suite L Room 6293 Placentia, CA 92870 San Diego, CA 92101 (714) 646-3314 (619) 557-5610 Counsel Status: Retained Appointed Pro Se Appointed by: (Attach copy of order/minutes) **Defendant Information** Prisoner ID Number: 05290298

Bail:			
Custody:	X		

SERVICE LIST

Counsel for Appellant(s) and Appellee(s), as listed on the previous page, have been sent copies of the following items:

x	Transmittal of U.S.C.A. (Appellant and Appellee)
х	Case Information/Docketing Fee Notification Form. (Appellant Only)
х	Notice of Appeal. (Appellant, Appellee, U.S. District Judge, USPO, and Court Reporter)
x	Docket Entries (Appellant and Appellee)
х	Designation of Reporter's Transcript and Ordering Form. (Appellant Only, mailed separately)
Х	Order for Time Schedule. (Criminal Only) (Appellant, Appellee, and Court Reporter)
	Magistrate Judge's Report and Recommendation
	COA Order
	F/P Order
	Minute Order
x	Other: Judgment entered 6/18/2008, NEF Sentencing Minutes entered 6/17/2008

Form Completed And Documents Served By U.S. District Court Deputy Clerk:

Lauren Hammer	L. Hammer		
Deputy's Name	Deputy's Signature		

UNITED STATES DISTRICT COURT

Southern District Of California Office Of The Clerk 880 Front Street, Room 4290 San Diego, California 92101-8900 Phone: (619) 557-5600 Fax: (619) 702-9900

W. Samuel Hamrick, Jr. Clerk of Court

To: Clerk, U.S. Court of Appeals

P.O. Box 193939

San Francisco, CA 94119-3939

Re: **USCA No:**

> **USDC No:** 07cr3021 WQH

USA v. Cruz-Tercero

Clerk	U.S. Court of Appe	eals, enclosed herewith yo	ou will please find:			
х	Copy of the Notic		х	Docke	Docket Entries	
х	Case Information/Docket Fee Payment Notification Form					
x	Order for Time S					
	Original Clerk's Record in		set(s) of	T	volume(s).	
	Reporter's transcript's transcripts in		set(s) of		volume(s).	
	Exhibits in	envelope(s)	box(es)		folders(s)	
x	CIA Form 20		F/P Or	F/P Order		
				Minute	o Order	
	Certificate of Rec	ord		Manda	Mandate Return	
	Magistrate Judge's Report and Recommendation COA Order Amended docket fee notification form					
	Order Appointing Counsel for Appeal					
х	NEF Sentencing Minutes entered 6/17/2008					
х	Please acknowledge on the enclosed copy of this transmittal					

Sincerely yours,

W. Samuel Hamrick, Jr. Clerk of Court

L. Hammer Lauren Hammer, Deputy

Date: 06/26/08